

35.C5745 CIP/C2/D2/REI

## PATENT APPLICATION

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Reissue Application: )
of U.S. Patent No.5,759,080 : Examiner: Unassigned
)
SEISHIRO YOSHIOKA ET AL. :

Appln No.: 09/587,249 :

Filed: June 2, 2000 :

For: DISPLAY DEVICE WITH :
ELECTRON-EMITTING DEVICE )
WITH ELECTRON-EMITTING :
REGION INSULATED FROM )
ELECTRODES :

Assistant Commissioner for Patents Washington, D.C. 20231

## REISSUE DECLARATION AND POWER OF ATTORNEY

Sir:

As a below named inventor, I hereby declare and say that:

and joint inventors of the subject matter which is claimed in the subject reissue application and for which a reissue patent is sought on the invention entitled DISPLAY DEVICE WITH ELECTRON-EMITTING DEVICE WITH ELECTRON-EMITTING REGION INSULATED FROM ELECTRODES, the specification of which was filed in the Patent and Trademark Office on June 2, 2000.

- 2. I have reviewed and understand the contents of the reissue application, including the claims.
- 3. I acknowledge my duty to disclose to the U.S. Patent and Trademark Office all information known to be material to patentability as defined in 37 C.F.R. § 1.56.
- 4. I hereby claim foreign priority benefits under Title 35, United States Code, § 119(a)-(d) or §365(b), of the foreign applications for patent listed below and have also identified below any foreign application for patent or inventor's certificate or PCT international application having a filing date before that of the application on which priority is claimed:

Country	Application No.	Filing Date	Priority <u>Claimed</u>
Japan	62-174837	July 15, 1987	Yes
Japan	62-250448	October 2, 1987	Yes
Japan	62-255063	October 9, 1987	Yes
Japan	62-255068	October 9, 1987	Yes
Japan	63-102485	April 27, 1988	Yes
Japan	63-102486	April 27, 1988	Yes
Japan	63-102487	April 27, 1988	Yes
Japan	63-102488	April 27, 1988	Yes
Japan	63-154516	June 21, 1988	Yes

5. I believe that the original above-identified
U.S. Patent is partly inoperative by reason of my having
claimed less than I had the right to claim; specifically, new

Claims 6-57 should be included in the patent. During the prosecution of U.S. Patent Application No. 08/479,000, which matured into the above-identified U.S. Patent, and during the prosecution of U.S. Patent Applications Nos. 08/396,066, 08/191,065, 07/705,720, and 07/218,203, which are parents of U.S. Patent Application No. 08/479,000, the inventors did not appreciate that Claims 6-57 could have been presented for examination. After that patent issued, it was noticed by an official of the Intellectual Property Department of Canon Kabushiki Kaisha, the assignee of the entire interest in the patent, that the invention as defined in those claims could and should have been claimed by the inventors. It was also noticed that minor errors appeared in the application, and that those errors could and should have been corrected as shown by the underlines and brackets in the present reissue application. All errors which are being corrected in the present reissue application up to the time of filing this declaration arose without any deceptive intent on my part.

6. I hereby appoint the practitioners associated with the firm and Customer Number provided below to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith and direct that all

correspondence be addressed to the address associated with that Customer Number:

## FITZPATRICK, CELLA, HARPER & SCINTO Customer Number: 05514.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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